

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

QUINCY C. VAUGHN,)
)
)
Plaintiff,) Case No.: 4:19-cv-02566-JAR
v.)
)
THOMAS GULLETT, et al.,)
)
Defendants.)

**DEFENDANT TRAVIS PACHECO'S SUPPLEMENTAL STATEMENT OF
UNCONTROVERTED MATERIAL FACTS**

Pursuant to Fed. R. Civ. P. 56 and this Court's Order (Doc. #202), Defendant Travis Pacheco and sets forth his Supplemental Statement of Uncontroverted Material Facts to Thomas Gullett and Tyler Weir set forth their Statement of Uncontroverted Material Facts (Doc. #173):

28. During September 2018, Defendant Travis Pacheco was employed as a Corrections Officer at ERDCC. (Deposition of Travis Pacheco in the matter of *Rico Paul v. Travis Pacheco*, No 4:18-CV-02057-SRC, attached hereto as Exhibit E at 8:2-20).

Respectfully submitted,

ERIC S. SCHMITT
Attorney General

/s/ Kelli J. Reichert
Kelli J. Reichert, #73910

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CERTIFICATE OF SERVICE

I hereby certify that on this 1st day of July, 2022, a true and correct copy of the above and foregoing document was filed via the Court's electronic filing system, and that I caused a true and correct copy to be placed in the United States mail, postage prepaid, and addressed to:

Quincy C. Vaughn # 1081978
Southeast Correctional Center
300 East Pedro Simmons Drive
Charleston, MO 63834

/s/ Kelli J. Reichert
Kelli J. Reichert
Assistant Attorney General